#### PATENT COOPERATION TREATY

## **PCT**

## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference PCT050006	FOR FURTHER ACTION	See item 4 below	
International application No. PCT/KR2005/000812	International filing date (day/month/year) 23 March 2005 (23.03.2005)	Priority date (day/month/year) 27 March 2004 (27.03.2004)	
International Patent Classification (8th See relevant information in Form P			
Applicant JEON, Min-Cheol			

1.	This international preliminary re International Searching Authority		I) is issued by the International Bureau on behalf of the
2.	This REPORT consists of a total  In the attached sheets, any refere to the international preliminary re	nce to the written opinion of	the International Searching Authority should be read as a reference
3.	This report contains indications r	elating to the following items	s:
	Box No. I	Basis of the report	
	Вох №. П	Priority	
	Box No. III	Non-establishment of opin applicability	ion with regard to novelty, inventive step and industrial
	Box No. IV	Lack of unity of invention	
	Box No. V		Article 35(2) with regard to novelty, inventive step or industrial explanations supporting such statement
	Box No. VI	Certain documents cited	
	Box No. VII	Certain defects in the inter	national application
	Box No. VIII	Certain observations on the	e international application
4.	The International Bureau will conot, except where the applicant n date (Rule 44bis .2).	mmunicate this report to desi nakes an express request unde	gnated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but or Article 23(2), before the expiration of 30 months from the priority
			Date of issuance of this report 04 October 2006 (04.10.2006)
	The International Burea 34, chemin des Colo 1211 Geneva 20, Sw	ombettes	Authorized officer Philippe Becamel
	nile No. +41 22 338 82 70		e-mail: pt12@wipo.int

### PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUT		RATION TR	EATY
To: LEE, Noh-Sung  12F, Seo-Jeon Bldg. 1330-9, Seocho-D 137-858 Republic of Korea  Applicant's or agent's file reference		Date of mailing	PCT 2 2 JUL 2005  PCT WIPO PCT  RITTEN OPINION OF THE FIONAL SEARCHING AUTHORITY  (PCT Rule 43bis.1)  12 JULY 2005 (12.07.2005)
International application No. PCT/KR2005/000812  International Patent Classification (IPC) of	International filing date ( 23 MARCH 2005 (	(day/month/year)	Priority date(day/month/year) 27 MARCH 2004 (27.03.2004)
Box No. V Reasoned statement citations and explinations and explinations and explinations. Box No. VII Certain defects in Box No. VIII Certain observation. Box No. VIII Certain observation. FURTHER ACTION  If a demand for international preliminary International Preliminary Examining April	int of opinion with regard invention ent under Rule 43bis.1(a)(anations supporting such its cited in the international applications on the international applications of the international applications (INDICATE).	to novelty, inventive : i) with regard to nove statement tion plication s opinion will be cons	step and industrial applicability  Ity, inventive step or industrial applicability;  sidered to be a written opinion of the where the applicant chooses an Authority
other than this one to be the IPEA and the opinions of this International Searching A. If this opinion is, as provided above, consiPEA a written reply together, where app of Form PCT/ISA/220 or before the expiration further options, see Form PCT/ISA/2. For further details, see notes to Form PCT/ISA/2.	Authority will not be so considered to be a written opin ropriate, with amendment ration of 22 months from 20.	onsidered.	applicant is invited to submit to the
me and mailing address of the ISA/KR		horized officer	

Korean Intellectual Property Office 920 Dunsan-dong, Seo-gu, Daejeon 302-701, Republic of Korea

Facsimile No. 82-42-472-7140

LEE, Jung Suk

Telephone No. 82-42-481-5789



# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/KR2005/000812

Bo	x No. I Basis of this opinion
1	With regard to the language, this opinion has been established on the basis of the international application in the language in
	which it was filed, unless otherwise indicated under this item.
	This opinion has been established on the basis of a translation from the original language into the following language, which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).
2.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:
	a. type of material
	a sequence listing table(s) related to the sequence listing
	b. format of material
	in wirtten format in computer readable form
	c. time of filing/furnishing  contained in the international application as filed.  filed together with the international application in computer readable form.
	furnished subsequently to this Authority for the purposes of search.
3.	In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that
	in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4.	Additional comments:
	•

### WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/KR2005/000812

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Statement			
Novelty (N)	Claims	1-7	YES
	Claims		NO
Inventive step (IS)	Claims	1-7	YES -
	Claims	-	NO
Industrial applicability (IA)	Claims	1-7	YES
	Claims		NO

#### Citations and explanations :

The following document have been considered for the purpose of this written opinion:

D1: KR 2001-97559 A

D1 relates to a method for deciding and concluding a price and amount simultaneously among a plurality persons in electronic commerce.

A member seller and a member buyer input a selling price/amount and a buying price/amount. A selling price is sorted in descending powers, an accumulated selling amount is recorded, and a buying price is sorted in ascending powers, an accumulated buying amount is recorded.

If the selling price is more than the buying price, it is judged whether a searching row is existed. If the selling price is identified with the buying price, a concluding price and a concluding amount are decided. If the selling price is not identified with the buying price and the search row is the initial row, a non-concluding is decided.

If the selling price is less than the buying price and theselling accumulating amount and the buying accumulating amount of the final row, a concluding price and a concluding amount are decided. If the selling accumulating amount is not identified with the buying accumulating amount of the final row, a concluding price and a concluding amount are decided.

Claim 1, 5 of the present invention are independent claims and most similar to the mentioned D1. Compared with D1, the claims of the present invention are characterized by determining the profitable price and amount using comparison between the selling price/amount and the buying price/amount.

But D1 does not use cumulative distribution and cumulative deviation. There not are the prior arts using cumulative distribution and cumulative deviation.

On that, the subject matter of claim 1, 5 is considered to involve an inventive step as being non-obvious over said document, and the subject matter of dependent claims 2-4, 6, 7 is also considered to involve an inventive step

Therefore the subject matter of claims 1-7 is considered to be novel, to involve an inventive step, and to be industrially applicable.